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12 13 14 15 16 17 18 19 20 21	Attorneys for PLAINTIFF, SEGAN LLC DURIE TANGRI LLP Sonali D. Maitra (SBN 254896) Sarah E. Stahnke (SBN 264838) 217 Leidesdorff Street San Francisco, CA 94111 Telephone: 415-362-6666 Facsimile: 415-236-6300 Attorneys for DEFENDANT ZYNGA, INC. IN THE UNITED STATE FOR THE NORTHERN DIS SAN FRANCISO	STRICT OF CALIFORNIA
22 23 24 25 26 27	SEGAN LLC, Paintiff, v. ZYNGA INC. Defendant.	Case No. 3:14-cv-01315-VC STIPULATION AND ORDER TO EXTEND SETTLEMENT CONFERENCE ORDER Judge: Honorable Kandis A. Westmore
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By Settlement Conference Order dated October 10, 2014 ("Settlement Conference Order") (Dkt. No. 82), United States Magistrate Judge Kandis A. Westmore scheduled a second, follow-up settlement conference in this matter (after holding an initial conference on October 10, 2014) for December 19, 2014, at 11:00 a.m. at the U.S. District Court, 1301 Clay Street, Oakland, California 94612. Pursuant to Northern District of California Civil Local Rules 6-2 and 7-12, Plaintiff Segan LLC ("Segan") and Defendant Zynga, Inc. ("Zynga") by and through their respective counsel, do hereby stipulate and jointly ask the Court to extend the Settlement Conference Order as follows:

1 1			
	Event	Scheduled Date	Proposed Extension
	Settlement Conference	December 19, 2014	The parties will jointly
			contact Judge Westmore's
			Chambers no later than 60
			days after the close of fact
			discovery to identify a
			future date to reschedule the
			settlement conference

- 1. The requested time modification will not affect any other case deadline already fixed by the Court.
- 2. This is the parties' first request to amend the October 10, 2014 Settlement Conference Order.
- 3. This extension is sought because the parties are in the process of addressing a number of discovery issues and there remains significant disagreement on material elements of the case.
- 4. Accordingly, the parties believe that a settlement conference would not be productive at this time. The parties agree, subject to Court approval, to postpone the

1	December 19 settlement conference and jointly contact Judge Westmore's Chambers no		
2	later than 60 days after the close of fact discovery to identify a future date to reschedule		
3	the December 19, 2014, settlement conference.		
4	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
5			
6 7	DATED: December 10, 2014	/s/ David Dorey David Dorey	
8		Attorney for Plaintiff Segan LLC	
9		, J	
10	DATED: December 10, 2014	/s/ Sonali Maitra	
11		Sonali Maitra	
12		Attorney for Defendant Zynga, Inc.	
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14			
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15	F	ILER'S ATTESTATION	
15 16		ILER'S ATTESTATION regarding signatures, I. David Dorey, attest that	
	Pursuant to Civil L.R. 5-1(i)(3),	regarding signatures, I, David Dorey, attest that	
16		regarding signatures, I, David Dorey, attest that	
16 17	Pursuant to Civil L.R. 5-1(i)(3), is concurrence in the filing of this concurrence.	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey	
16 17 18	Pursuant to Civil L.R. 5-1(i)(3),	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey	
16 17 18 19	Pursuant to Civil L.R. 5-1(i)(3), is concurrence in the filing of this concurrence.	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey	
16 17 18 19 20	Pursuant to Civil L.R. 5-1(i)(3), concurrence in the filing of this concurrence in the filing of this concurrence. DATED: December 10, 2014	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey Attorney for Plaintiff Segan LLC	
16 17 18 19 20 21	Pursuant to Civil L.R. 5-1(i)(3), is concurrence in the filing of this concurrence. DATED: December 10, 2014	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey	
16 17 18 19 20 21 22 23 24	Pursuant to Civil L.R. 5-1(i)(3), is concurrence in the filing of this concurrence. DATED: December 10, 2014	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey Attorney for Plaintiff Segan LLC [PROPOSED] ORDER	
16 17 18 19 20 21 22 23 24 25	Pursuant to Civil L.R. 5-1(i)(3), is concurrence in the filing of this concurrence. DATED: December 10, 2014	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey Attorney for Plaintiff Segan LLC PROPOSED ORDER ATION, IT IS SO ORDERED.	
16 17 18 19 20 21 22 23 24 25 26	Pursuant to Civil L.R. 5-1(i)(3), concurrence in the filing of this of DATED: December 10, 2014 PURSUANT TO STIPUL	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey Attorney for Plaintiff Segan LLC [PROPOSED] ORDER	
16 17 18 19 20 21 22 23 24 25	Pursuant to Civil L.R. 5-1(i)(3), concurrence in the filing of this of DATED: December 10, 2014 PURSUANT TO STIPUL	regarding signatures, I, David Dorey, attest that document has been obtained. /s/ David Dorey David Dorey Attorney for Plaintiff Segan LLC [PROPOSED] ORDER ATION, IT IS SO ORDERED. Honorable Kandis A. Westmore	